FOR THE Mathema DISTRICT OF Chir DIVISION

(Write the District and Division, if any, of the court in which the complaint is filed.) FILED

JUN - 2 2022

CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF OHIO

Aleann Judenn

(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

-against-

Augele, Bourt Mobile, J- Mobile, United Itatio of Arrusia, Chippotto, Medonador, Clerdond Chine Mayrous

(Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

Complaint and Request For Injunction

Case No.

5:22 CV 00928

(to be filled in by the Clerk's Office)

JUDGE ADAMS

MAG. JUDGE HENDERSON

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint.	Attach
additional pages if needed.	

Name	Deaven Jackson
Street Address	1700 W. Market at #182 -
City and County	Meson Survis County
State and Zip Code	This 443/3
Telephone Number	(234)706-4659
E-mail Address	

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Defendant No. 1	
Name	(See additional geogras)
Job or Title	
(if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
E-mail Address	
(if known)	
Defendant No. 2	
Name	
Job or Title	
(if known)	
Street Address	
City and County	

State and Zip Code	
Telephone Number	
E-mail Address	
(if known)	
Defendant No. 3	
Name	
Job or Title	
(if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
E-mail Address	
(if known)	
Defendant No. 4	
Name	
Job or Title	
(if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
E-mail Address	

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

1) The Definlants Apple, is incorporated under the laws of the Ante of Ohio, and has its principal plue of puriness in the State of California. 2) The Persendent Verizon, is incorporated under the land of the State of Ohio, and has its principal place of puriness in the Hate of Wew York. 3.) The Defendant's Hash & Shake, is incorporated under the laws of the State of Phio, and has its prineight place of business in the state of New York. The Defendants Tuhway, is incorporated under the laws of the Hate of Olio, and has it's principal place of business in the Fale of Connecticut.

3. The Defindants Anality Inn, is incorporated under the laws of the Hate of Ohio, and has its principal place of pusiness in the state of Manyland. The Defendants McDonalds, is incorporated under the laws of the State of Ohio, and his its principal place of business in the state of Illinsis. The Defendants Uniporte, is incorporated under the laws of the state of Ohio, and has its principal plare of business in the Hate of Colitornia. Ihe Detendents dim Thorkey Hongestown, is incorporated under the laws of the Hate of Ohio, and has its principal place of business in the state of Ohio. The Defendants Hibrachi Rpress, is incorporated

under the laws of the state of Olio, and has its principal place of business in the State of Ohio. The Defendants Turno Hibachi, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Ohio.

"I The Defindants Young Money Entertainment, 15 incorporated under the land of the state of Mizera, and has it principal place of business in the state of Mirmi. The Defendants Wasali Japanese Healmonse, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of 13.) The Defindants American Horage, is incorporated under the laws of the State of This, and has its principal place of business in the state of Ohio.
14) The Defindants Apple Bee's Comille + Bar, is
incorporated under the laws of the state of Ohio, and
has its principal place of business is in the state of Ohio. 15.) The Defendants Cleveland Chinic Main Carrpus, is incorporated under the laws of the state of Ohio, and has its principal place of business in

Defindants Dus Car Rental, is incorporunder the laws of the state of This, and has principal place of business in the state of 11-Defendants Nike, is incorporated under the laws of the state of Phio, and has its pri-ncipal place of business in the state of Oregon.

The Defendants Little Ceasurs Pizza, is incorporated under land of the state of Olivo, and has its principal place of business in the state of is incorporated under the laws of the state of Ohio, and has its principal place of business in the st-ate of North Cardina. The Defendants Charley's Cheesesteats. is incorporated under the laws of the state of Olivis, and has its principal place of business in the state fundants Whole Food Market, is incorporated under the laws of the state of Chio, and has its principal place of business in the state of Se-

22) Oke Defendants brost Mobile, is incorported under the laws of the state of Ohio, and has its principal place of business, in State of California.

The Defendants United States of Arcenica, 15 incorporated under the Union States, and has its principal place of business in the state of the District of Columbia.

Me Delendants UPS, is incorporated under the laws of the state of Ohio, and has its principal plaa of business in the state of Georgia. 25.) The Defendants Red Roof Inn, is incorporatunder the laws of the state of This, and has it's princiful place of pusiouss in the state of Ohio.
The Defendants 93.1 WZAK, is incorporated under the laws of the state of Olivo, and has its principal place of business in the state of Ohio. 27.) The Defendants 11.5. Bank, is incorporated under the laws of the state of Ohio, and has its principul place of business in the state of Minnesota.

28.) The Detendants Meta - Instagram, is incorporated under the laws of the State of California, and has its principal place of business in the state of lalifornia. 29) The Defendants 1017 Records, is incorpor-

When under the laws of the state of This, and has its principal place of business in the state of pennshurania.

The Detendants Caolden Corral, is incorporated under the laws of the state of Ohio, and has its ncipal place of business in the Lake of florth Cardina. 32) The Defendants Best Buy, is incorporated under the laws of the state of This, and has its principal place of basiness in state of Minnesota. 33.) The Defendants T-Mobile, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Washington. 34) The Definitions Samsung, is incorporated under the laws of the state of Ohio, and has it's principal place of business in the state of California. The Defendants Cleveland Clinic Maryround, is incorporated under the laws of the state of this, and has its principal place of business in the state of Ohio.

The Defendants Days Inn, is incorporated under the laws of the state of Ohio, and has its principal pusiness in the state of New dersey. 37.) The Defindants Wood spring Suites, is incorporated under the laws of the State of Ohio, and has its principal place of business in the State of Kansas. 38) The Defendants Mayback Music, is incorporated

under the land of the state of Jenessee, and has its vicipal place of business in the state of Tenessee.

31. The Detendants The THO Project, is incorporated under the laws of the state of Olio, and has its principal place of business in the state of California. 40.) The Defendants Empire, is incorporated under the laws of the state of Thinois, and has its principal plare of business in the state of Illinois. 41.) The Defindants Virgin Music Lated, is incorpora-Led under the laws of the state of California, and has its Vincipal place of business in the state of California. 12. The Defendants Capital Records, is incorporated unher the laws of the state of California, and has its principal place of business in the state of California. under the laws of the state of New York, and has its principal place of business in the state of Men York. The Defindants ICA Records, is incorporated under the laws of the state of New York, and has it's principal ptare of business in the state of New York. The Defendants Interscope Keronts, is incorporated under the laws of the state of New York, and has its principal place of basiness in the state of New York. The Defendants live becords, is incorporated

under the laws of the state of New York, and has its vincipal place of business in the state of Wew York.

The Defendants Det dam, is incorporated under the laws of the state of New York, and has its principal place of business in the state of New Mork. (8) The Defindents Bad Bry Records, 15 incorported under the laws of the state of New York, and has its principal place of business in the state of findants Grand Hastle Records, is incorporated under the laws of the state of Georgia, and has its principal place of business in the state of New York."
The Defindants Euro Cogro, 15 Incorpora-Led under the laws of the state of Ohis, and has its principal place of business in the state of Ohio. 51.) The Defendants Metro PCS, is incorporated under The land of the state of Ohio, and has its principal place of pusiness in the state of Jexas. 52) The Defendants Kiku Supresse Stechnouse, is incorporated under the laws of the state of Georgia, and has its principal place of business in Guergia. The Defendants Sou Nation, is incorporated under the state of New York, and has its principal place of business in the state of New York.

54.) The Detendants Food Safety Wet Services, is incorporated under the lans of the state of Texas, is incoof business in the state of Dexas. 55.) The Defindants Chic Fil-A, is incorporated under the laws of the state of Ohio, and has it's principal place of pusiness in the state of Georgia.

The Akindants Columbia Records, is incorporated under the state of New York, and has its principal where of pusiness is in the state of New York. The Defendants Sony Music Endertainment, incorporated under the state of New York, and has its principal place of business in the Arte of Men-Defindants 300 Extendament, is incorporated under the laws of the state of New Work, and his its princidough business is in the state of New York. 59) The Detendents Quelity Control Music, is incorporeted under the laws of the state of Georgia, and has its principal place of business in the state of Georgia. orported under the lans of the state of Greorgia, anhas its principal place of business in the state of

(61) The Detendants Epic Records, is incorporated under the land of the state of New York, and has its principal place of pusiness in the state of New York. The Defendants Warner Kecords, is incorporeled under the lans of the state of California, and has its principal place of husiness in the state of California. The Defendants Allantic Records, is incorporated under the land of the state of New York, and has its principal place of business in the state of California. The Defendants Cash Money Kecords, is incorported under the lans of the Ath of Lousiana, and has its principal place of business in the state of Lousiana. "
Le Defindants fizza Kar, is incorpor-Thed under the land of the state of Ohio, Indhas its principal place of business in the state of Desas. (6) The Defendants Aferzing University, is incorporated under the land of the state of This, and has its principal place of business in the state of hisconsin.

(7) The Defendants Montown, is incorpora-Led under the lans of the state of New York, and has its principal place of business in the state of New York.

68.) The Defendants Royal Inn, is incorpor Ated under the lane of the state of Ohio, and has its rincipal place of business in the state of Olivo.

New Detendants Marcs, is incorporated un-The laws of the state of Ohis, and has its princ-place of business in the state of Ohis. The Defendants Fed Ex, is incorporated under the lans of the state of Ohio, and has its principplace of business in the state of Dennessee.

71.) The Defendants Freddies, is incorporated under the laws of the state of Ohio, and has its princi-pal place of business in the state of Kansas. 12) The Detendants Circle K, is incorporated under the laws of the state of Ohio, and has its rincipal place of business in the state of Arizona.

73) The Detendants A-1 Japan Steakhouse, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Ohio. 74) The Defendants Essentia, is incorporated under the lans of the state of Ohio, its principal place of business in the state of Minnesota. nder the laws of the state of This, its principal pl-ace of business in the state of Srizona.

What is	the bas	sis for fe	ederal court jurisdiction? (ci	heck all that apply)	
۶	(Fede	ral ques	tion	Diversity of citizen	ship
Fill out	the par	agraphs	in this section that apply to	this case.	
Α.	If the l	Basis for	r Jurisdiction Is a Federal	Question	
	States	Constitute of the state of the	c federal statutes, federal treation that are at issue in this of the land secured of the connection with a land of the land o	case. Amailt, Frank Amaier. 18 11.fl 3241,	
В.	If the	Basis fo	r Jurisdiction Is Diversity	of Citizenship	
	1.	The Pla	aintiff(s)		
		a.	If the plaintiff is an individu	ual	
			The plaintiff, (name)	ingu Jaskron	_, is a citizen of
		b.	If the plaintiff is a corporati	ion	
			The plaintiff, (name)under the laws of the State	of (name)	_, is incorporated
			and has its principal place of		e of (name)
			re than one plaintiff is name roviding the same informati		
	2.	The D	efendant(s)		
		a.	If the defendant is an indiv		
			The defendant, (name) the State of (name) (foreign nation)	Thailes amon	_, is a citizen of . Or is a citizen of

		b. If the defendant is a corporation	
		The defendant, (name), is	
		incorporated under the laws of the State of (name)	
		, and has its principal place of	
		business in the State of (name) _ California Or is	S
		incorporated under the laws of (foreign nation)	
		, and has its principal place of	
		business in (name)	
		(If more than one defendant is named in the complaint, attach an	
		additional page providing the same information for each additional	
		defendant.)	
	3.	The Amount in Controversy	
		The amount in controversy—the amount the plaintiff claims the defendant	t
		owes or the amount at stake—is more than \$75,000, not counting interest	
		and costs of court, because (explain):	
		14/ 1/4// /////////////////////////////	_
		M The displace Allaimbill Induced and in delice	
		of the darrage Plant of undered and to date	
		the curre of the Defendants united actions.	_
III.	Statement o	the curie of the Sephelants surinal action.	
III.	Write a short briefly as pos other relief so that caused the places of that claim and wr	the curie of the Sephelants surinal action.	
ш.	Write a short briefly as pos other relief so that caused the places of that claim and wr additional pa	Claim and plain statement of the claim. Do not make legal arguments. State as sible the facts showing that each plaintiff is entitled to the injunction or ought. State how each defendant was involved and what each defendant did e plaintiff harm or violated the plaintiff's rights, including the dates and involvement or conduct. If more than one claim is asserted, number each te a short and plain statement of each claim in a separate paragraph. Attach	
III.	Write a short briefly as pos other relief so that caused the places of that claim and wr additional pa	Claim and plain statement of the claim. Do not make legal arguments. State as sible the facts showing that each plaintiff is entitled to the injunction or ought. State how each defendant was involved and what each defendant did to plaintiff harm or violated the plaintiff's rights, including the dates and involvement or conduct. If more than one claim is asserted, number each the a short and plain statement of each claim in a separate paragraph. Attach ges if needed. The claim is a statement of each claim in a separate paragraph. Attach ges if needed.	
III.	Write a short briefly as pos other relief so that caused the places of that claim and wr additional pa	Claim and plain statement of the claim. Do not make legal arguments. State as sible the facts showing that each plaintiff is entitled to the injunction or ought. State how each defendant was involved and what each defendant did to plaintiff harm or violated the plaintiff's rights, including the dates and involvement or conduct. If more than one claim is asserted, number each te a short and plain statement of each claim in a separate paragraph. Attachges if needed.	
III.	Write a short briefly as pos other relief so that caused the places of that claim and wr additional pa	Claim and plain statement of the claim. Do not make legal arguments. State as sible the facts showing that each plaintiff is entitled to the injunction or ought. State how each defendant was involved and what each defendant did to plaintiff harm or violated the plaintiff's rights, including the dates and involvement or conduct. If more than one claim is asserted, number each the a short and plain statement of each claim in a separate paragraph. Attach ges if needed. The claim is a statement of each claim in a separate paragraph. Attach ges if needed.	
III.	Write a short briefly as pos other relief so that caused the places of that claim and wr additional pa	Claim and plain statement of the claim. Do not make legal arguments. State as sible the facts showing that each plaintiff is entitled to the injunction or ought. State how each defendant was involved and what each defendant did to plaintiff harm or violated the plaintiff's rights, including the dates and involvement or conduct. If more than one claim is asserted, number each the a short and plain statement of each claim in a separate paragraph. Attach ges if needed. The claim is a statement of each claim in a separate paragraph. Attach ges if needed.	
III.	Write a short briefly as pos other relief so that caused the places of that claim and wr additional pa	Claim and plain statement of the claim. Do not make legal arguments. State as sible the facts showing that each plaintiff is entitled to the injunction or ought. State how each defendant was involved and what each defendant did to plaintiff harm or violated the plaintiff's rights, including the dates and involvement or conduct. If more than one claim is asserted, number each the a short and plain statement of each claim in a separate paragraph. Attach ges if needed. The claim is a statement of each claim in a separate paragraph. Attach ges if needed.	

Theory, non-conorai, econoraic, hymidalid, normal, midentil, spend, consequential, trible, punturi, and energylang Defindants Apple, Boost While, Verylang Light and through these action caused have to Plaintiff by vintaing currenal statutes and evil took. Defindants closed Plaintiff direct on rultyle occasion in 2020 and 2021 with intent to traffel, extent, intentional inflation of investional distance, invasion of punion, converse tooks and furthering congruency. Defindants involverent in the company was the root in causing Plaintiff have due to the fact the direct gold to Plaintiff was used to fulfill and and the currenal regulates Defindants retired to expense.

Ilantiff is intitled to damage such as atual, statuting, non-comme, economic, bequidited, normal, incidental, operated, tooker, rester, begundets, normal, incidental, operate, tooker, there is that tooker, the tooker, and the tooker, and the tooker, and the tooker, the tooker than to the tooker, to the the tooker, and who he inconcerns before the tooker, and the tooker, the tooker, tooker, the tooker, and the tooker, the t

Therefore entitled to darrage met as actual of the authory, non-economic, economic, punting, essenguental, miles and exemplay. Offendants of ago from, bough from, builty from, tetrated flay houses, and tend-expense putes consequed to drawer Plantiff of sights and through their actions intentionally ause haven to Plantiff by violating current states, and texts, and texts. Definition gave seems to Plantiff on multiple securious from 2019 through 2020 with patient to halfiel, extent, unade, and further congruency. Definition involverant in the case was a necessity in the success of the congruency. This caused Plantiff count infinite his to like fact that she caused Plantiff count inguise has a like fact that she caused Plantiff count inguise has a like fact that she caused Plantiff count inguise has a like fact that she caused Plantiff count inguise has a like fact that she caused inguise and inguise and opposite to pullful and aid current objectives.

Vlainth so entitled to darrage such as atual, setated ory, non-converse, econories, econories, summine, consequental, incidents, appeind, hymatil, purpose, thereby, and exemplay. I speak the state flates of drawer, Whole food Placet, Best Bong, Minon General, Jord fating Net leaves, Get Lo, and Numbs fut Results. Befordants obstanted Plaintiff investigations and aided in further my the consequency on rulasil commonion from 2015 through 20-12 with water to correct runder, extent, helpet and tensorie Plaintiff. Defordants involverent in the case was the main fundament from in conceasing and invening the Defordants crivis went error other med undetected. This caucal Plaintiff have due to the fact was imposed and they attempted to roosen and conceal injuries and viries arising from the compression. Defondants reshie, expressive, hynching tasties, and their street of power to pullful and wind in advancing the curried objective.

Plaintiff is entitled to darroges such as actual, statntown, non reonorie, econorie, consequental, incidental, muial, liquidated, Trebo, punting, and excepting. Defendants fire flowly Youngstown and his las Kintal conquired to deprive Plainty I right and through there actions caused have to Maintiff by wolating ourunal statutes and and took. Defendante raded in esprioring, trassed and attripted historyprop and rurders by tarripring and putting of the devices in Plaintiff can be using tricking and decist. I findant goal was to insure Plaintiff could not emape promage and their fullpling their currend objective. This caused Plaintiff have she to the fact that she rustained injuries arising from their conduct, realice and oppositive tacties. Tutory, non-unovici, economic, consequental, meistental, quewil handated teto, puntive, and exercises Defindante The. Houng Money Intertainment, Meta - Integrate, 1011 Buick found, The 140 Project, Engine Distribution, Vingen, Main fatel. Maybach Music, lypitol Resords, Jones Revords, Rla Revords. Internope Mirordo, Jive Herordo, Bod Boy Russes, Grand Austo, Hoc Nation, Huzing University, One Fil A, Columbia Kissalo, Jones Thesic Entertainment 300 intertainment auchy bouted them brunian f torage, Many Have life Murdo, M. & Bank, 111, Epric Russels, Warner Russels, Atlanke Hunds, Sach Money Runds, and Nowtown conquered to deprive Plaintiff of rights and caused have to her by visiting current statute and wil town Defendants extented, traspoled, and immed against Plaintiff since she was a remor. Defendants violated the economic took, terrousing laws, influted intentional errorsoul distiss and furthered conspicies. Sejudante surstravent in the case was to influence and pursuade others for their own jumenal quin. This caused have to the Plant the to the last that she was tuned injunes aring from their curional violations, civil violatrown and opproving taches. Plaintiff is entitled to darrages such as actual, statute non umorai, econorai, punti, tretto, handiet, conaquentist. incidental, squiel, juntive, and exergelary Defendants Tea and It If used in new trafficking, extreting and congruing again Plantiff. Defendants interest in the comprising included was a essing to hup truck of Plantiff for Their for personal gain und aided in the series of rapin, retteries and hynchings This summer Plaintff have due to the fact that Plaintiff unturned injuries arising from their oppositions tacher to fulfill currinal objective.

Plaintiff is intitled to darrage such as actual, statuting, non-umorio, birnorio, punitiri, tretto, hijidata, comagnentist, incidentos, squail, punitiris, and exergelary. Befordanto Charles Bruin Esq. Aereland Chine Mangrement and Aereland Chine Mangreount Isnemied regarit Plantiff to deprive her of right and caused have to Plantill by volating nivinal statute and wil Took Defendants trafficient, terrousing and hymehed Plantiff for their own personal gain and curinal objective. O elindante involverent in sizing her. This caused I built have he to the fact that she sustanced ingrices arising sport their invited withtom and toches of oppression.

Manifesto asserting the claim of "Manufactures, dist-nitution, geometron, and advantating of wire, oral, or electronic corr-runications intercepting devices producted" in this wire case. Plaint-iff asserted this claim due to the fact that the Defendants reaming-Threed, asserbles, possesses and sold electronies, ruchamied, or other devicio knowing the design of divide renders generally resepted for the purpose of renrephtions interespetions of were, otal and electronic irruminations. Defendants used cloud divices, rechanical possessions and other electronics to intercept Plaintiffs hife for their own Shintfl is asserting the clairs of Interception, and disclosure of wire total, or electronic correspondences producted in this civil case the asserted there claims due to the fact that the Separate intentionally intercepted Plaintiffs were, real and detronic, correspondents Defindants used closed, targeted with and hugged devices to correct this net to further congressed and Scheme Plantiff so asserting the claim "theft of trade recent" in this init case! The assorted these claims due to the fact that the Bylindants stole without authorization by fraud and deception Plaintiffs trads secrete. Defindants received, bought, and possessed suplicates, draws, jobolographs, downloads, and cuploreds without authorization. These attrons were correctly in an onjoing conquiriey.

Plaintell is asserting the claim "I rand and related setwity in connection with recess devices in this civil case , the asserted this claim has to this fact that the Defendante impried to and committed actions such as accessing Plaintiff device humaningly with with the defined without authorization. I spindant soluted other pursons for the purpose of clounty Plantiff direct. Plaintff is resenting the claim "Touch fator" in Show and case. The asserted this claim du to the fact that the Defendants knowingly provides and obtains the labor or rewices of a person by force, threats, and playered restrict. Defendants caused and threatened rennes have to Hantf for the purpose of forced labor. Plumitf was rapid, heat, and nother for their personal gain. Defendants even used at use of legal persons to further plan and scherce in which Planntff motion a guitteen existency if the did not do what Defindants me instructing the will be harried.

Defindants correlated their actions to fulfill number objective.

Plaintiff is asserting the claim that her first arenderint was violeted in this civil case, the asserted this clair due to the fact that the Defendante knowingly probabled the per exercise and whidged Plantiff fundom of equilib. Defindants attacked, violeted and retained against Plantiff for exercising her sights. Defindants correctted this actions to fulfill their cherinal objective. Plaintiff is asserting the claim "rodory in this will case The is asserting this claim here to the fact that to Defindants ingaged in innatual crinal copulation and Penetiation Plainty. Delundown conducted this not in Jails, hater and houses in an orgoing sex traffiching scherce. Plaintff is asserting the clairs "hoadeasting obscine lang, mage in this othe case the asserted this claim one to the fact that the Defindants attend obscine, indicent, and profane language towards Plaintiff by ream of rodio corruminations. Defindants corruntled those actions

for the reasons previously listed for their own personal gain.

Chartiff is asserting the claim of "Congrising to correct an offense or to depand the United files in this civil case. The assected this claim hu to the fact that the Defendants congined to corrected not effecting the object of the congression Defendants aided and furthered conspeciely by clowing her divisies, stilling, or trusting the investigation, degreeing of rights, and tenousing Plaintell This was done for the Defindants own personal gain rono pand "mi this civil complaint. The arested this claim che to the fact that the Defendants derived a scherie to depand Pluints and henowingly spread by wire, radio, telecommunistions types " writing, data, sign, rignil, pretures and wrige with purpose to defined and putter, scherce. Defindants used this closed divice as a tool to more the deprostion of rights to fulfill criminal objective. of consept netrolly " in this claim the asserted This claim due to the fact that the Defindants weated a justiern of counsel activity to collect on unlawful det & Defendants desilty and indirectly had control of interest in currend interpress to extent, trafficing and comprise against Plaint !! I'me justien identifies Defindants where in a partum of insuption to fullfull current objective. Phinkff is asserting the claim of Jarquing with or fatnisting physical widened in this claim. The amounted this daire las to the fact that the Defendants homen of couring and civil case pending and altered, distroyed, concioled, servored records and documento with purpose to irrgain its venty or world they in such proceeddiminal aginda.

Plaintiff is asserting the claim "Jeneous " in this will case the assertion this claim due to the fact that the Defindants interridated and corred a civilian propulation and Plaintiff. This was achieved by Defindants actions and bly threating tothis to control Plaintiff and persural others to achieve their crownell objective. Defindants used this violation to aid in consessing and trafficling.

magning. Plainty is asserting the claim "Leccing the sported this claim due to the fact that the Defendants received and possessed projectly such as expressed that was embanfully obtained from the convision of extollion. Defendants correctly these are and violations

in an ongoing comprises.

Plaintell is asserting the claim "Pervage; obstructing enforcement "the this claim. The asserted this claim due to the fact the Defendants hald and returned Plaintell to a condition of guorage and also arested her with the intent of placing and returning her to a condition of peronage. Defendants also attempted and returned beidnessing, ruraless and sexual above upon Plaintell with intent to stimm to promage for their own personal griek. Through obstruction of spindants interfered with and prevented the epocenient of this low.

Plaintiff so asserting the clairs "Africally Danger" one Patricts "in this was the sessential this claim due to the fast that the Defendants athors were not of correson wage and created a forsecable and highly significant nick of pluspical haves were when Plaintiff exercised reasonable care and defendants exercised reasonable care. Defendants correstled this violation for their own personal gain. Plaintiff is asserting the clair "Theff of that of set of secretic "in this include case. The artested this claim and deception Plaintiff of the Separation of the pand and deception Plaintiff."

telp trade surets. I fundante used deception to clone, target and huch into Plaintiff devices to receive huy and promos her trade sureto for their personal gain and attempted to puther this conthat effected the conquering for their own personal gime. There organizations used and knew they were stealing Plaintips stateties, draws, photographs, downloads, and uploads. Plaintiff is asserting the claim tampering with consumer products in this civil was the asserted line claim due to the fact that the Defindant with intent to cause injury to 1. lamiff tainted her consumer products. Defendants himmingh the entitled Plant I under incurrationes in which the threat may reasonably be believed on multiple recasions. Defindants conquired to rape to date sape Plaintiff for their own personal gain and repeal quatification, rehirring their criminal objective. cornered a were of violence" in this will use , the wester this claim due to the fact that the Defendants intended that another person engages in conduct constituting a plong ruch as reging. rundering, and selling Plainty These violations fall under the Unsted thats laws and can be identified with strongly conobative intent, solute, commendo, indues and purinded others to ingage in the conduct to fulfill urrind ogenda. Plaintiff is amenting the claim "rape and result areand " in this civil case the asserted this claim her to the fact that the Defendants correntled a record act upon Plantiff by making a pandulint representation that the remail set server a profusional

purpose This was are attempt to fulfill the sess trafficking and

jungose Defendants conducted and Pro and newed harrassment by

offering Plaintoffs regued favors and other violations for his success and

A light in this will are. The asserted this dairy due to the fact the Defendante compined to injure, oppress, threaten, and interredate Plaintff out the enjoyment of his rights and privile served to him by the constitution and laws. Defindant he we Plantill of all rights to inner recuritive and refet plaintiff is obstructed. Defendants used there violations to died in afficiena ana explogrant or other finished in this include. The american this claim hie to the fact that the Defendants directly and indi-nectly caused Plaintiff to riske contribution and acrosse for the bush I prolitical granties By deniping her of rights, priviletyes and laws. Superdants in an ingoing consuming hyperical and depresposived Plaintff of hurum right and resolution for their own personned ann and agenda. Plaintiff so asserting the claim of "Proviotion or fac-ilitation of prostitution and rudden divigand of sex trafficting" in this avil case. The asserted this claim due to the fact that the Defendanto moved, managed, and operated an intersetive computer service in an ongoing conspiring and morroted the purtething flamity. Defendants also acted in richless dinegard of the prostituting Plaintiff for their own personal, gain! Plaintiff is asserting the claim of unvasion of primay in this inif case The asserted this claim chee to the fact that the Departments intruded upon Plantiff section, or solitude, published disdoced enternas-sing juriate facts shout Plaintiff, used the purhishing to place Plaintiff in a false light in the public size, and used appropriation for the Defindants advantize of Plaintiff name huners and image. Definda-nto cloned, bugged; and invaded Plaintiff house, divises, and cars

В.

What date and approximate time did the events giving rise to your claim(s) occur?

	a light on the injustice and arranally behind
	Mindanto actions.
C.	What are the facts underlying your claim(s)? (For example: What happened
	you? Who did what? Was anyone else involved? Who else saw what happen
	to word violations of rights to aid and putter to
	sep traffiching and extention of Plaintiff. Defender
	advantation buthum the commence smon Plank
	solution fullhing the consumor signon flame
Treat	
1110	parable Injury
•	
Expl	ain why monetary damages at a later time would not adequately compensate you
Explosion Explosion	
Explosion Explosion	ain why monetary damages at a later time would not adequately compensate you ajuries you sustained, are sustaining, or will sustain as a result of the events
Explosion Explosion	ain why monetary damages at a later time would not adequately compensate you ajuries you sustained, are sustaining, or will sustain as a result of the events
Explosion Explosion	ain why monetary damages at a later time would not adequately compensate you ajuries you sustained, are sustaining, or will sustain as a result of the events
Explosion Explosion	ain why monetary damages at a later time would not adequately compensate you ajuries you sustained, are sustaining, or will sustain as a result of the events
Explosion Explosion	ain why monetary damages at a later time would not adequately compensate you ajuries you sustained, are sustaining, or will sustain as a result of the events
Explosion Explosion	ain why monetary damages at a later time would not adequately compensate you ajuries you sustained, are sustaining, or will sustain as a result of the events
Explosion Explosion	ain why monetary damages at a later time would not adequately compensate you ajuries you sustained, are sustaining, or will sustain as a result of the events libed above, or why such compensation could not be measured. A signalark have saimed uniquately supposed in the events are supposed
Exploration in description in the indescription in the index of the	ain why monetary damages at a later time would not adequately compensate you all sustained, are sustaining, or will sustain as a result of the events libed above, or why such compensation could not be measured. A findant have caused uniquately in finding the sustaining of the events are the sustaining of the events libed above, or why such compensation could not be measured. A findant have caused uniquately in finding the sustaining of the events libed above, or why such compensation could not be measured. A findant have caused uniquately in finding the events libed above, or why such compensation could not be measured. A findant have caused uniquately in finding the events libed above, or why such compensation could not be measured. A findant have caused uniquately in finding the events libed above, or why such compensation could not be measured. A finding have caused uniquately in finding the events libed above, or why such compensation could not be measured.
Explithe in described for the interest of the	ain why monetary damages at a later time would not adequately compensate you ajuries you sustained, are sustaining, or will sustain as a result of the events libed above, or why such compensation could not be measured. A signalark have saimed uniquately supposed in the events are supposed
Exploration in description in descri	ain why monetary damages at a later time would not adequately compensate you all a sustained, are sustaining, or will sustain as a result of the events libed above, or why such compensation could not be measured. A findant have caused supposed and precisely what relief the plaintiff asks the court to order. Do not may arguments. Include any basis for claiming that the wrongs alleged are continuity resent time. Include the amounts of any actual damages claimed for the acts alleged.
Relice State legal the p and t	ain why monetary damages at a later time would not adequately compensate you ajuries you sustained, are sustaining, or will sustain as a result of the events libed above, or why such compensation could not be measured. A findamly have caused suspanable
Relice State legal the p and t	ain why monetary damages at a later time would not adequately compensate you all a sustained, are sustaining, or will sustain as a result of the events libed above, or why such compensation could not be measured. A findant have caused supposed and precisely what relief the plaintiff asks the court to order. Do not may arguments. Include any basis for claiming that the wrongs alleged are continuity resent time. Include the amounts of any actual damages claimed for the acts alleged.

W.) Relief -

to the conjuntion, violation of make, current violit the theory of the U/CO and commence. Plaintill can confirm and identify with, facts and conwidence that engrowth her factual allegations. Therefore wahelating her case by shilding a hight on Defindant curinal objective in secondance for their own personal gain, tenefit, and quityeatern It is not an cornice ide with eathorthis and also cornide and reet The requirements of a MIO and Congruey. In which the propondering of the evidence ere is Now Thorn a 50% chance that the dain is to rue In this case a guilty resolut is resu likely to be found than not guilty when weighing the entlines and prosible infrances. This is his to the fact that Defendants are currently using Plaintff and iloning her devices, and this can be proved. There are also almour corrupt restations occurring considerally, this can be identified and proved. Plaintiff can also identify attempt to cover up and conceal

these porundous and makeous cures, in which must atternote have succeeded. Delendante me also tanvering with, lacing, and converting Plantiff with days and hellying and harraning Plainty, to Seil hurself. Plaintiff is darning 800 bellion for actual darrages from the note alleged. Plaintff was born a slave, property, experient, and a reach to the pourment, ruisi industry, under odd, farmon inmotion, and ausone or humines who used their times of reaching no a tool and relied on weatherty. Plantiff so clairing puntare and exemplary in the arount H 10 Julion Plant // is daireing this arount hawrding to what the Defendants received in return for trafficing Plainty Megally which is reoney, mucero, Jame, and power. Due to their enemings and return on the scherce being so high, risk so low, and herefriend they may still attempt to commit these crimes. To deter this conduct and inme they lox what they gained from Plaintiff she so attempting to reale it unclear to coverity. This where is for reduct graphestion and personal gain. If they can no longer track Plaintill it is less lakely The will be raped or rooped, she will no longer be able to monetyed through her body and or genuso. Defendants will liss likely correct this wire again

_	
-	if they suffer reoretaily, in which that is a co- reported in this scherce such as encoching thereadness.
	renoment in this where such as unerchina
	H /
+	sherwine.
- -	
-	
-	
1	
ave anniherations of	
-	
ļ	
-	
-	
-	
-	
-	
-	
+	
-	
-	
-	
The state of the s	
1	
-	

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 30 of 80. PageID #: 30

VI.	Certification	and	Closing
VI.	Cumanon	аци	CIOSINE

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where caserelated papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

	address on file with the Clerk's Office may result in the dismissal of	
	Date of signing: $05/31/22$	
	Signature of Plaintiff	
	Printed Name of Plaintiff Heaven Jack 5001	
	•	
В.	For Attorneys	
	Date of signing:, 20	
	Signature of Attorney	
	Printed Name of Attorney	
	Bar Number	
	Name of Law Firm	
	Address	
	Telephone Number	
	E-mail Address	

Jahrenadani. Planifill Genren Jackson hingo this claim alleging fraud, comprisely to 3 degenire of right, treason, tennin invasion of purvacy, sen traffiching and tampening with " consume qualute There were smiltyile acts of visionce committed upon Plaintiff by of-I efendante, including child redetation, and multiple rapes so well as king raped incide of January Jail. Defendante violated the Tederal L Hacketer Instrumed and Congat Diganiza-Ta trong ant (18 11. fl 3/964) "Federal Kf-13 (9"). The AJCO was passed by Congress

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 31 of 80. PageID #: 31

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 32 of 80. PageID #: 32

with the purpose to endusto organized crine in 15 the thirted fath Russele or thinks fath 464 16 My 16, 26-27, 104 of A 296, 502-503, 78 f. 17 Ed. 21 17 (1983); fruited facts or Judito, 452 18 1/15/6, 589, 101 of A. 2524, 2532, 69, f. 9 Ed. 2d 246 (1981) Their retions also countries violations 2) of the livil higher companies stated C42. -22 11. 1. C & 1985) arould from the In Elece -13 Ulan Act in 1871. The purpose for the congresses 34 statuto Segulation purpose usas 10h prevention If depression which shall attack the equality of 2.6 right of Arrenia citizen -

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 33 of 80. PageID $\cancel{\#}$ 33

Ins. Long. Aloke, 42d long. let fess. 478 (1071) It The original purpose of section 1985 was to allow federal judicial inforcement of the 30 with to comprise of white who interf-31 ere with rainel justice and equality in 32 the Country of America. I of efendants me sidning through aryhid satent, general intent, agreeighe intent, 35 mens sen intent, and return a congrussy. 36 for the inaginary, inch gently witing to 37 stop Plantiff from being free, evenging 39 unituating renthos and new timpfalang. "40 This is done by depriving Plantiff of

I of human, political, social, securiore, mater rad and legal rights. Through influence the conquiry and explaination of Plain-This includes retraiging Hampiff gationis who made of conjugation, "mitregenting union sometimal in congre Maintiff is its pursually and of anice from her being sen traffiched, sexreligion and milletime

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 34 of 80. PageID

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 35 of 80. Page/02#: 35

54	Lefendank rely on Marnity
55	skills and body to fulfall purpose of ex-
	tortion and sell trafficking. The in done
ž (by intimisating and upon stating his
	Through Mationi device, whiteyer, exprimen-
59	e, and Notes ream necessary to been track
	of Planifil This illigal ingrome and
<u> </u>	hurribationa munid public matter for the
	Plaintiff couring where and wielations.
6 5	III) Theorypoint the compressing of-
64	efendant molated unimal statutes contat-
65"	sectional sught, took, their and treaties which
blo	unitarity and late could Planing man-

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 36 of 80. Page 10 #: 36

We unjuries and damages. In addition to the valitions, the saheme has predicted wright pushe offiand to uneme to unmalgation and pat-71 slanging of the March through covers To tastice furthering conquiring under when - 73 of law By we of enthouty position and 74 stone of your thy must and influence 75 rued other parties to attack and conduct 76 quid per reserved homenout directly and 77 in minumes. Because of this, Plaintiff in sufficient to physical, questob, and youristed above Plantiff in demis the mustant

10	Wife a final first times and the companies of the compani
3 0	ial picture standard due to to to queblic of
	na for the man affective the
3/	
4-14-1-1	inich actionic Guesse of dange Plaintiff
80	became shirtened and a decline in her
*****	Actional Mancester and a delicated son soil
~) ~3	
びラ	halto commed
	age some a serge letter of the lateral lateral and the letter of the let
K G	
	II This classic suches that all of your
85	
تدويت د والمحمولية	dant be simily and severally found
سخوسريوه	
OC	liable to the extent of trible darrages in-
77	inned by Planifil due to the Aferondants
	survey my claviff and so the Africantions
THE RESERVE AND PARTY OF	framework to the board of the contract of the
00	undaniful activity, included ing unicationtain
719	
, manerie i maden de securit pago i	few and cost yout personned to Juleal
*?	and This statutes fultantial descrives has
	The second of the second secon
11	already vacuused incurring the menene.
	t v
_ 9°	The My Constitution engrerous
	and the state the first the same and the sam
nkate massamfi. Ya ku	The state of the s

93 any person to file a meet against anyone who violetos there. Also anyone who performs 15 prohibited actions, will or whete much an actions 96 or intends to do my of their milations and or actions lifter proving the justicularne 13 Plantiff can receive a injunction that 99 granest Afendants from ingaging in there actuation Thoughou she is establed to 5-101 00 Billin in "Satisfy damages, compensa Long damagen, punitive daviagen, declaring religit, 109 futuro vienemas, table harragar, consequent 104 int damager, incidented darriger, mornial - 105 davinger and question as samulain for

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 39 of 80. PageID 4: 39

166 Lefendants flagrantly infringing the corneno law right of Musikeff and willit-103 ung Jedend and Atate cadeo This is in 169 tended to detor its interest on preventing 110 The United State and ingunitaria from The monthing much violations and for Plantiffs - 112 sarganable harm And to the conflict of inter-113 est with Arreview judges and their people, " Plaintiff in asking for a judge from another 115 country or the United Plations who has not 116 hun mirelied in the sime or morne of it 117 who is equipped in corrow law and all 118 right to a human

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 40 of 80. PageID # 40

-	
119	M. Marian
180	A
16)	a entrepresser, herbeliste, mista med a form-
	es activists. The is also attending college full
	tirie at Georgia Jenninika.
[2) Aymdant Units States of Area-
1	sai is a country.
Tole	
177	Wahile, Matro Maf, At & t and farming on
188	delemmenteri comontonia.
12.9	
130	Control of the Contro
13/	5) Aspendant Steak and Shake, fut
a Maria da servicione	

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 41 of 80. PageID #: 41

137	way, Airahi V mess Brown, Juple Bee's
133	Hille + Bar, Angesto Messeen Halle, Jamo
134	Astrohi Justi, Mc Houselo, Kiku Japanese St
135	saldouse. Esso fyro, Little Coesso Peppe, Chie
13%	Fil A, Ting John filmer, Charleg's Chesaters and
137	svenige, Holden Court, Washi Japanese Steadlers-
- 138	se In Jage Hyja Last, Daving Ancen, and
139	Eurogeese Chinese Restaurant and Briflet are
140	fact food restaurants operating as corporations
14/	Defendant 71079 Auctions
14,2	Hyp Hop and NJB 93.1 Wyall, and
43	Wf IP II. I me nader statione brondenst.
te .	ing to Uniterest Olico.

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 42 of 80. Page(D #) 42

145	mer A de la deservación de la companya del companya del companya de la companya d	
713	7) Defendant fed En and It If me	
146	Armian sulligistanial congeleriante hold	
The state of the s	or a commence of the second of	The second secon
147	- Jan Janghan 1	
	my corrence franch en hangerastans	one of the second second
170	L-Carrence, and surview.	i. Takan kangunan barangan baran
149	Determent CIR Cell Mone	
. Eg kar kafranggangkar kecar — 1.a kêr.	one of the second of the secon	en enemental de la companya de la c
150	D	
	Repair sa a electronic Repair Sloge.	
_ [5]	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	1) Assendanto Whole Food Hacker us	

· · · · · ·	a Matural and organic growing items, homewave	
l55	and the quadrick	
154	10) of yeardown Extended Stay Mousies.	
energia e e e e e e e e e e e e e e e e e e e	Joseph John Janes Joseph Little Co.	A trade tension and office of the last of the plant of the last of
155	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Maria II
	Koyal Jan, Red Hoof Jan, and Woodening	National date in the property of the second
- T F	Justo me notes chain quating as corpora	n glo dig hill havenheller i in consideration i include some
		· · · · · · · · · · · · · · · · · · ·
1.11	terne	رد غیر در در در در مصور محرد کند
		and the contradiction of the c

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 43 of 80. Pagel # 43

158	11) 4 / / / / / / / / / / / / / / / / / /
	The state of the s
159	mount and Man Caryon me academic
	newheal centra that movide charact and
	horgalist care
,	12) Lefardanto Meta - Justograms is the
763	sogroute much "Justock" which is a waif
1.4	sustia platform.
}	13) Afridant Getgo si a convience store
and the second commence of the second commence of	Chain owned and operated by Aunit Eagle.
,	14) Afgadant This is a flats in the
148	Whit - Western region of the United States.
	15.) Liferdant Kor Nation; Alffan,
	Lash Honey Resord, The 140 Pargeir, Allen-

16) Defendante Ohio is a state in the 172 Whatmenters signer of the United flates. 17) Defindant New York is a state in the retropolition onen on the East load region of the Junted State 18) Affendant for Mating is an entertaniment agency founded by Jay f. 178 19) A efendant A of Jam in a multimational record label owned by Unional 18/ 20.) Sefendant lash Money Russle 183 21.) Alexandents The 740 Project is

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 44 of 80. PageID

A Music Marketing from and recording la-195 D) Sependante Manta Vicado sa an Arrenson General Tabel 23) A efendant Interiore Kerrala is an arminer word label anned by Uniwas Plane House through it interrupe 191 Heffen A& M ingrint. 24) Lefendant Young Many Entidenament is an Anuman rund takel. 94 25.) Af efendant Injune is an are dean distribution corgany and word takel. 26.) Affindant Virging Place Jakel

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 45 of 80. PageID

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 46 of 80. PageID 197 & With six a runic distribution of winderendent artists and mords labels, ormed by 199 Therinal Plane Group. 27 Lependante Verrebis Levels is an Aruman record lakel owned by Jony Phase Entertainent 28) Telendant Capital Revolt is

-203 an American second lakel.

29) Alfandent Rell always is an

200

201

257 30. A efendant I me Revende it an

31) af efendant from house of longer

210 ames was a music group and during oun-Il sed by and quested under fory There En-20 testrement 32) Affendant Gand Speak levous 213 274 we a ffige flop record label. 215 33) Affordant Bad Boy in an an Miss Know Label 34) Aspendant Harres Kerredo si au brunisa record label. 35.) A specialist analy Control Planie 21 so an arusian hyp hyp more lakel 221 36) Alelendant 30 Entertainment is an Summin read label.

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 47 of 80. PageID

203 37) Sepadante Montones is an Inerica 125 38) A Sendant Jones Mine Enterine is an Arusian multinational name correspond 227 39) Aufundants Young Stones Life Perous is a record label. 22" 40) Affendant Tpic leands in a record land 23/ 41) Affendants 1017 Remode is an American founded record land 333 42) Agendant Maybach Music George 231 Soughand Sabel suggest. 235 43) Affindant Coylun Kerrado is

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 48 of 80. Page D #:

135 am Areen Know Lakel 210 44) Asfendante Blow Honey Kenda is an Insuran Record Jakel 238 45) Afendanto Jun Shortey Houngs Lower in a Summer that will new or weed care at retail level 46) Aufendants Aus las Lental is a 242 congestation that unto automobile for short 213 puriods of twice to the justice. 241 47) Alfendant Towards, Let Penlo is a food turing survice. 48) Algendant Food Jafety Het Jewwere me from tenting services.

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22

248 Guirdation and Vision 249 1) This lovest has juished over 250 the subject renter and parties parament 25) to 28 Mef C 1331 - The flatitude Congres eneast due to this clair arising from 253 Federal Jan. So this case sinches quest-75 was of federal law. 2.) The Autust courts has ougs-25 nel prindettori of all civil actions whom the 257 matter in contravency weeks the sum or value of 15,000 exclusive of interest and 25) com and soi between present of 8 th of C -2003/332 (x)(1)

26 3) This court also has juminetion 26 pursuant to 28 11 fl 5/343 because P 269 lambif se seeking damage for weektoms 263 of her inil sight. 4) The court has jurisdation over 26 the last general 28 11. of 6 51532 as 26 it arise from All a civil disorge permine, 18 Hyll 3/964 and other federal 5) This must also has personal jun-20 sidestron over all of the Affordants under 18 11. f. C 1965 (b). This west may sheeseise notion wide justistation over

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 52 of 80. PageID # 52

273	named Affondants when the "snate of pin-
Charles (April 1994)	
	6) 18 /1 fl. 6. 3/964 (a) grante pia
	walitari to prevent and restroyer white-
271	wins of section 1962 of this Shapeter by ise
	ming orders, ordering any person mining di
	nest in manner, in any entrypine. Thing
211	ou ruling du pernime fa to ught
,	of innecent pumme.
277	
213	XICO violationis were intended to course
	daning as to Plaintiff in this district and
3 15	did so
- por man ang sa pingang sang	

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 53 of 80. Page #: 53

276	Venue is in this dutiset
297	pursuant to 28 11. fl 3/39/ (a)(1)(b)
	(2), (e)(1) and 18 11 of C 3 1965 herause sub-
289	stantal part of the wents or omenimens.
240	giving sue to a claim runned in this Ai-
291	start and each Aymanto transactor officer
	a and conducted activity that gave use to
217	the claim of relief in this district.
213	Lander Allgatarea
294	it! It is nothing of sexuing and received as-
215	stain to city of them, flats of this, United facts of lawing that co-
246	
241	rage was not mined as a cuive herause

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 54 of 80. PageID #: 54

298 women were countered property, and the 299 refore without sight foreible seizure and 300 regel were assepted without of chaining a 301 wife in way history and, in some williams 302 this still occurse. D) An reach withing, maninger some 304 ansanged when the grown junchered the links 315 from her father or growth Lage was initiall-If considered a crime only in terms of the 317 jurgerely violation of another man leasy often Too reged women would be jumished as an adultmen, often defiled and stoned to death. 3) To secielle legal pinter, a viiCase: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 55 of 80. PageID#: 55

310 the had to four with the privilegest class: 311 " if a member of the findel class 317 sommitted his curses against assignme offi-313 In the the King or Heart found, he was 314 Janey rafe from gumentinis or it les-315 A junihorent "A regel worden had to - 310 be weather or a virgin to have legal 311 recourse against his attacks. (a) The wise of rape, race, worker 319 un and sharry was also relationed by a significant furience loud lace, 14-321 mourie ve letin in 1885. The decision 380 of course in a travely - a black relave

333 worran is declared to be peopledy of her 324 sweet with no right to defend havely ag-335 and his sage of her. 1) The womens ughts communication 37 of 1848 salidefiel this due to men att-35 empting to whence worrow at the earlier - 33 late - flavery convention. 5) The sine of rape, race, worken 331 and stavery was also induced by a 33 sugnificant figurere Court lace, Musicani 333 st ale in 1885. The decision of course 3" in a travery - a Hack slave worran 395 declared to be proposity of her owner

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22

330 with no sight defend herself against his Source and Muts figuring 6.) The furnit County chapter of to the Kluse Klass reported having 50, -000 nurseus Making it the layers for-- 312 al chapter in the country during the 343 Joth century. 7.) KKK from Sayton, Olivo pon-345 and in firingfield This on fintering 31 8, 1925 Autogy shows This was a haven 347 for the XXX White fuguerrained soc-393 why thrown voten elected Klan numCase: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 58 of 80. PageID #: 58

٠,	
349	hear to receive as asserted the
the state of the second	here to serve so mayor, shoulf, wanty
7 0 6	
350	corrument, and what hard merebus
	John John John John John John John John
701	8) There was a former XXX
)	- Others was a horman KKK
	The state of the s
37 d.	hendquarter in Mison Phio 44305 in
353	1952
	1-1-20
e in the many tipes a comment.	
354	1) Wenn Ohio but its peak aro-
······································	I flesh me to flesh ars-
-70 40' 100	
うちり	sund the civil right en in 1910.
. Day street, but	und the will right wa in 1960 of
J- 17	290, 351 rendents, with a ranking of
35]	115th in # 11 41 fet 1 1011.
	45th in the United flates In 1964 Ohio
124	
יי כל	deteled Herromatic land the All al
a policie de la company	world Auromatic but, they still represent
251	
ן יע	to integrite or were regret blacks sig-
Part James	
350	14 11 / 4/4
J-0	hits. The mortility enuned even after feet
361	mal legislation of it I to I I
	wal legentation whiched there to do so.
1	The state of the s

362 This lead to this voting Republican 363 the ment few terres, in which they 369 aggressively asymptoted regregation again 365 somes by White and Republished This 36 was while still refusing to trest africa-367 m housement squally in the water. a) This did not fully integrate 367 with 1986. Auston was the last city to 310 be released from the last regregation in 311 der in 2002. Assasination of Black

374 civil rights activists and laster Martin

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 60 of 80. Page 17 # 60

375 Justing for whomated for equilating 376 and ending the national viallessance of 377 some hatred in Anewira (m motion 12) 378 Suito Juguerranis and a "Alexan" sugar 379 ported, that was not simply yoursal 310 but a viciotion of peoples humanity He -381 enlightened seen and worren who failed 352 to me injustice and humaning of negreg-363 ation These laws revealed to King that 384 White faguering was not just a fourthern 385 wantemi, but an international signeralwith and global wants upiters. a) John larles and James forCase: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 61 of 80. Page/D #: 61

38 ist excercised their first arrendreent 389 right of her expression to genter they 370 were alwayed for their percept action. 311 They were sent home from games (ex-392 Chiled) and my this attitude who join-393 ed would recieve punishment. b.) There athletes were their show 315 much in arening received hato mail 376 and death thrute, discussions of stayeging 397 of surale council, stonggled to find good 391 jobs, Manuages suffered strain and even 3919 Their children were bullied and engeloy-400 see should away from them.

401	118) Aming this time the country.
	raint and the IBI used counted prove to
,,	infiltrato, dimedit, surveil and discipit
	the vain wil wight leader Martin !-
	uther King which illegally minumalized
	heri and led to his death.
	a) The vinionduct of Gainlent
market area a series	Hoover and the IBI was corning to
an marks. Had a specific considerations of	light Hover ordered survillance, write-
	yes and other devices placed in Kings crit-
	seion of the FBJ for not having black
ange . A ser a transferior	agents or involugating weil rights cases.
gu entere	b) They went to extensive lengths

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 63 of 80. Page 10 # z63

413 to elhuive swordings and photos of King 4/4 having now the JAJ exposed his sex 415 life often to rejection and other govern-416 ment officials after by flower harriseff 417 and wen and there to Kings amounted 418 Houver once told a group of reporter, on The second, that King was "the most 400 sotourie hai in the country" C.) Eventually, to JEG sent 400 King an letter along with some of their 453 tagen, suggesting that he held hirriself. 424 They would go invide these hotel fel-925 one King and his association got these

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 64 of 80. Page/Dat/ 64

424	and nanagement would let There in
	the noone next door This was an all
	out assault and attack on a unaccent
	genon for his heliefs and fust arrend
	grent Although he was innount of all
	envier, any time he went to a new
	eity, the agenda was for the FEG agents
	to get there to start to revented and
name was a great great representation of	intalleger King.
435	
486	"poor peoples speech; prenching group
	seonorius for poor peoples and how
434	to spend the black dollar. This took

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 65 of 80. PageID #: 65

439	placed on Agenil 3, 1968.
	Joseph D. C. Carrier D., 1. J. C. D.
440	13) Martin Julion Ring was
** ** ** ** ** ** ** ** ** ** ** ** **	
441	then assumed on April 4, 1968.
· · · · · · · · · · · · · · · · · · ·	
447	14.) Earl Kry sudden guilleg pla
417	
(,11	Morped all official unrestigations.
44:8	A CONTROL OF THE CONT
ente montro en en en en en	- descriptions of regulations
- 445	15) 1a th 1970
	15.) In the 1970s, rape cultura was
4 4(,	lowed to denibe the environment in wh-
447	rich sexual assaults is mornalized and
4.1 a	accepted. It is designed to show the w-
	A Company of the Comp
	age sei which souling blances wanteris
450	of peaced promite and
	of secural assault and nountie viole
451	sexuel violene.
	The state of the s

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 66 of 80. PageID #: 166

452 Ha) Employment of worsen Susance 453 were socially receptable At the same time e, the everying worrens suverent iaised the inne of someone aleand the so status "our religation to working and non waring roles that were less valued, proposable, les ducine and outside 459 of the power and dission - making courts-460 alled by new disjortionally white men. Ins changed our writing's definition of gender weles and over thinking about the Nature of Jereslan Sives 4179 The work that men

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 67 of 80. Page 10 #: 67

4,5 be done to stop the rape of worran and The lift us from the physical, perchalogical 467 and institutional Southlity of second class 468 attgening hume ayetal clas when w-469 onen spoke about the rape in their lines. 470 for January 1971 the New Fresh radical 1911 Jenimit held a speak out on rope at At Climento Church in Hew York lity 473 and Musgo stating that: a) Repe violently repleate the senson si a soully where yours is usung stally historialist between women and run, Hade and white, poor and sich. . An

478 rape, the women is not a secund being but, a violenable price of jurble proper-To the man does not violate vociety's wower or with no take there to a log-482 wiel conclusion, furnion narred those 483 who blaved them for sape: law enforce--434 rent officers, prosecutors, their granteers, 485 Juinto, author of literature, scholars of 436 law newspaper regenters, sports figures, 487 and their family. 18.) There are now 12 Mark offview in Moson representing less than

Case: 5:22-cv-00928-JRA Doc #: 1 Filed:

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 69 of 80. PageID #: 69

49/	to percent of the force. But of the 462
	officia 30 percent me white and only
	If are worsen.
	a) Shua judifijing too tensions be
495	Tween white police and black communities.
496	19) White officers are significantly over
1	regressented, in viringerial, corrected gove
	strong, and in equilibrial units of the
	police division where assignment are cons-
	idered, experially desirble as remergerated
	in lines 254 through 256 and 295
507	Through 29%
563	
en program and the constraints of the constraints o	

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 70 of 80. PageID 70

504	in Onis, since 1990 the black suisaucust	
	for rate has increased by /4 present.	
	In 2015. Hack people were incorrecated	
	at 3.5 times the rate of white graphe.	
	a) fince 1978, the black wies-	
Į.	reastion rate has unusual 125 percent	
	Jn 2017, Alack people were surremated	
	at 3.5 times the sate of white georgle.	
	b) The murcher of warran in Olivo	
· · · · · · · · · · · · · · · · · · ·	juiena has increased more than eight	
	Jold, Jon 538 in 1978 to 4, 426 in	
515	to the second of the second se	
514	21) for each of the years, Aprilia	
. 1		

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 71 of 80. PageID #: 71

أوسري وسير والمحارب للأد	
5//	Marie
	Armian were significally vive likely to
نميرو ساق	and the contract of the contra
5/8	
	he stopped, searched and arrested them
410	
バリ	Caraca prom non doute la francisco de la companya de la francisco de la companya del companya de la companya de la companya del companya de la companya de l
	Cancarion renderet, but were significately
520	
	lies likely to be hound with loutestand
	less likely to be found with contactant.
Sell	1) + · + k + ·
	a forvine Mus Major Merrica
	a) forcetine there stopes sterred
	when the processing processing and the state of the processing and the state of the
	how lake Allerite and lake land
	from Jabe regents and false leads.
40.5	
~ 50G	10 1 dec 1 1 + 1 1
***************************************	- D. Janes reported alate, at great
	b.) lases reported details, at great
the annual of several transfer of the section of the	Management of the second of th
أحاموس	Singths, sawyles of Augusto rains
	The state of the s
er de personale de san de la companyación de la companyación de la companyación de la companyación de la compa	
5.35	and trestment from the Olive perfece div-
	and hundren from the This Makes dur-
	Printer and the state of the st
Josep	MARIA CAMBERSALLI Alexano.
	man, enguerally Alexana.
-537	11 11 11 1 1 1 1
-147	Id.) His evident of explicit
16.4 e.4	the second secon
177	Usanonione of anil man his man les
ng prof toke asing digungs in page.	expression of social preputació prevalent
	Y .
534	within the verywhip of the Police
5,79	willhan to verybushing of the Polace
* 4	The first starting from the first starting from the first starting the starting star
	The second secon

530 Department Mouration, sarcialens a and helip from wedie regards, there one White fuguernaists on the Place Police 534 535 A White police Cheif left a "Ku Klass Klass" noto on a Alack officiesa romerat. This took place in Ohio where this black officers was trajected by the Cheif for being the first black officers to work there. The Chief regionable went to to nave "largo" was on the force for 30 years.

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22

a) He also had history of diserinvivation against other people see the office Assed on their gender, remal creentation and 21) These light corrumnities - Placsaloma, Sallmarge, Richfield, Springfield, Renmula, foreing, New Tranklin and Phonoe 550 Fello - have no black officers 22) There are // netwe sand sensto hate groupes retire un Ohio. a) for May 2019 on Jordania XXX held a rally at mutarase signare in

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 74 of 80. PageID #: 74

b.) A KK Appliato stated that they should from on "horronemality and ague-In Alfendante history of consuprior un Olive and Smited flate, their with assissable major through songe, warmanes and their taction of abuse of power smale cotor of Gloy 565 1) be surringeneted in him throng . It will suit was filed in 1999 to viou information into the quibble upe juny until that local, atabe and feetgovernments were hable for King

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 75 of 80. PageID #: 75

a) It is stated that "there is a alusant indince of a region, high level com-2) Ohio Hang - A groups of politicais 575 who achieved high office during the quist-- 5% entil redrivitation of Warren A. Jane-517 sing and who through their puthe trust through a number of namels. To a result 579 of the sovertyations a) Charles L. Frehe was underted and 581 later with frend, conquiry, and bribary in 582 operating the Vetures Bureaux.

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 76 of 80. PageID # 76

583	b) The leader Henry M. Jang
574	herty who was to principal stanger of
	Harding some inducted for impressed though
	and illegal parisons. He was them found
	Amga
	c) Albert & Fall was induted
	and countried and impressoned for his well
594	in the "Teagest Aone" namedal and the
51/	"Elk Hills oil server" nandal, becoming the
5%	I finish orientees of a printered whinest to be
59	consulted of a Jelong while in office
59	4) In 1921 the Ital black mail-
59	5 ed fort leggers, in which they collected

516 motestion money. 3) Form Akon, Ohio Police Capitain 518 discovere A equationant Conquiney for his worn 599 April consistent he was fraved by most 600 of the akeny John Agenticents commentmy officia and investigate for the orienter a) for the inveging they fahiest ed fall regreto, various with of police viswandered much as manypulation of witnesses, lahuistian, distruction and suggestion of 607 widence, as well as graying at his 1998 65 Jurimit lounty juny trial

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 77 of 80.

Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 78 of 80. PageID #: 78

609 b) With Meron as a defendant 610 and changing unmed why efficials, by the Il in probein and quatrics of the time of the 612 course allowed the alleged congressed to flow 613 rich as the "vering force behind the min 614 seam committeered violations in this issue. C) After serving merely 15 years 616 of a life sentence for aggranded murder, 617 Prode was freed on January 28.2013 by 618 a furmit brusty Judge's decision distances huri minacent of the shying. d) This war morning from newby lased winder from AMA test in which Case: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 79 of 80. PageID #: 79

632 Wheren conquired to concerl. Wheren inconcerting by purposered residue test therefore sunshle to 600 retuine results. There was no gun what was-Godiane on his hands There was also evidence 626 of her hiller at the same from his his was 4) Another Former Police chaif -629 says the city of Akron Maluted and congre-130 red against hum they tongered loyalty 631 to Mayor San Hougan in 2021. a) He received there of deparation. 633 univasion of princip, first arundment violat-139 win and retablisher foregan tried to ansCase: 5:22-cv-00928-JRA Doc #: 1 Filed: 06/02/22 80 of 80. PageID #: 80

1-26	the state of the s
637	ut his influence over their
	IN THE SUPPLIENCE BUIL PURCE.
1	그 사람들은 사람들이 가장 하는 사람들이 가장 하는 사람들이 가장 살아 가지 않아요. 그 사람들이 되었다.
1	,一直一直一直一直,一直一直一直,一直一直一直,一直一直一直,一直一直一直,一直一直,一直一直,一直一直,一直一直,一直一直,一直一直,一直一直一直,一直一直,
T.T.	
0.30	
	OILIX MALEN AJOURAN AMERICA
Gillian	b) / A stated "Hougan guessined
a)	
- 2	The state of the s
637	March of the first of the state
	Nice seits permeting certain officie to bugh

Í	그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그
1 77	
630	
	level positions because they arme logal to
Į.	
ĵ.	V .
1-963	The state of the s
657	the major seen though they weren't get
	Max William Stan Stronger Stran menter 1 gal-
640	alified."
V: (V)	of had
	Malgalla
~ 641	
	1) that the customed the second
~691	C) Vice also intrigid the general
in ingre	
612	prostrie of predoming of people with currin
	Maddel of madarama of minule with current
	for the first of the first of the second
T/12	the second secon
643	
	al convictionie and said some presque were
Listo	
644	The first of the second of the
	to lineato.
ha	
645	d) Their refused to arguinesse to
67.3	d Maria Comment
	a free registed to majurissed the
List	M
₩ 13	Klordagna demanda a han la accessible !!
	Hougans durands when he reasonably beli-
note mappings	
1.187	
641	eved that doing no would either "endang-
	ween your willy hat would sover disasting.
	A STATE CONTINUE OF THE PARTY AND ADDRESS OF THE PARTY OF
	1
	₹